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U. S. DISTRICT COURT
MID. DIST. TENN.

## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE DIVISION

	-			-, 4\A'
Kei	of Plaintiff Shya Love		Case No (To be assigned Jury Demand	<del></del>
Name	of Defendant(s)	(1180)		
Ar	of Defendant(s)  YOU COMPLAINT UNI	) eral little VII OF	THE CIVIL RI	GHTS ACT OF 1964
	COMPLAINT UNI	DER TITLE VII OF	THE CIVIL RI	difference of 190.
1.	Rights Act of 1991, tupon the Court by 4	for employment discri 2 U.S.C. § 2000e-5, o	imination. Jurisd or, if the Plaintif	thts Act of 1964, and the Civil iction is specifically conferred is a federal employee, by 42 000e-5(g) and/or 42 U.S.C. §
2.	Plaintiff, Keis)	nual Love	is a citizen of the	e United States and resides at
	1011 Simo	ins Lane		United States and resides at Statesboro City
	Bullach	State	Zip Code	, <u>912-5310-9139</u> . Telephone Number
3.	Defendant, AME	rican Gene	ra / resides a	at, or its business is located at
- •	PD. Box Street address	30.5800		Nashville,
	Davidson	, TW State	, <u>3723</u> Zip Code	Q5 <b>7</b> 60

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Plaintiff sought emp	loyment from the D	efendant or was	employed by the	Defenda
Street address			City	
Country	, State	, Zip Code	·	
County				
Defendant discrimin this Complaint on or	ated against Plainti	ff in the manner i	ndicated in parag	graphs 8 Lo Yéar
Defendant discrimin	ated against Plainti about 2-16 M s against the Defend ment Opportunity O	ff in the manner i  - 10 onth  lant with the Tenr	ndicated in parage to the parage of the Day and the Defendar	Year  ghts Com  nt with th
Defendant discrimin this Complaint on or Plaintiff filed charge or the Equal Employ	ated against Plainti about 2-16 M s against the Defend ment Opportunity O	ff in the manner i  - 10 onth  lant with the Tenr	ndicated in parage to the parage of the Day and the Defendar	Year  ghts Com  nt with th
Defendant discrimin this Complaint on or Plaintiff filed charge or the Equal Employ discrimination indi	s against Plainti M s against the Defencement Opportunity Coated in paragrap  Day  ent Opportunity Core	ff in the manner	ndicated in parage to Day  nessee Human Riging the Defendant this Complaint.	Year  Year  ghts Com  nt with th  nt on o  artment o
Defendant discrimin this Complaint on or Plaintiff filed charge or the Equal Employ discrimination indi	s against Plainti about 2-16 M s against the Defendment Opportunity Coated in paragrap Day ent Opportunity Coated to Sue which w	ff in the manner in the manner in the manner in the conth of the Tenral Commission charges has a second of the Use as received by Planta in the Use of the	ndicated in parage to Day  nessee Human Riging the Defendant of this Complaint.  United States Department of the Departm	Year  Year  ghts Com  nt with th  nt on o  artment o
Defendant discrimin this Complaint on or Plaintiff filed charge or the Equal Employ discrimination indi	s against Plainti about 2-16 M s against the Defendment Opportunity Coated in paragrap Day ent Opportunity Coated to Sue which w	ff in the manner	ndicated in parage to Day  nessee Human Riging the Defendant of this Complaint.  United States Department of the Departm	Year  Year  ghts Com  nt with th  nt on o  artment c

	a. failed to employ Plaintiff.
	b. terminated Plaintiff's employment.
	c failed to promote Plaintiff.
	dretaliated against Plaintiff for having filed a charge of discrimination.
	e. / other. Explain: This is a life insurance
	e. Vother. Explain: This is a life insurance Policy Claim on American Gene Life Insurance company
	•
9.	The circumstances under which Defendant discriminated against Plaintiff were as follows:  My Father Buddessie Love passed away February 16, 2016. He had a insurance policy with AIG. Which the headquarters is Located in Nashville, In 37230-5800 However I  Keishya Llove is the benefictary on the Policy. The policy was taken out in 1979  Policy. The policy was taken out in 1979  By a Gulf Life Insurance Company.
	(You may use additional paper, if necessary.)
10.	The acts set forth in paragraph 8 of this Complaint:
	a are still being committed by Defendant.
	b. are no longer being committed by Defendant.
	c may still be being committed by Defendant.

11. Plaintiff attaches to this Complaint a copy of the charges filed with the Tennessee Human Rights Commission or the Equal Employment Opportunity Commission, which charges are submitted as a brief statement of the facts supporting this Complaint.

WHEREFORE, Plaintiff prays that the Court grant the following rener:
a direct that Defendant employ Plaintiff, or
b direct that Defendant re-employ Plaintiff, or
c direct that Defendant promote Plaintiff, or
d. vorder other equitable or injunctive relief: 5, 00 b
<u> </u>
e direct that Defendant pay Plaintiff back pay in the amount of
and interest on back pay;
f direct that Defendant pay Plaintiff compensatory damages: Specify
the amount and basis for compensatory damages:
g direct that Defendant pay Plaintiff punitive damages in the amount of
because Defendant engaged in a discriminatory practice or
practices with malice or with reckless indifference to Plaintiff's federally protected rights,
as described in paragraphs 8 and 9 above; and that the Court grant such other relief as may
be appropriate, including costs and attorney's fees
T) eishijat Love
(Signature of Plaint ff)

American General Life Page 18 of 26

**Insurance Company** 

A member of American International Group, Inc.(AIG) PO Box 305800

Nashville, TN 37230-5800



February 25, 2016

KEISHYA LOVE 1011 SIMONS LANE STATESBORO, GA 30458

BUDDESSIE LOVE Claim: 0016019050

We acknowledge the claim on BUDDESSIE LOVE.

For our further consideration of this claim, we need proof of death for BUDDESSIE LOVE. If the claim is fifty thousand dollars or more, we will need a certified death certificate mailed.

Life Claims - Mail Code 380S Phone Number (877)800-2418 Fax Number (615)749-2257

BPS

CC: KEISHYA LOVE CC: GASE0002



Heishya Llove 1011 simons Lane Statesborg Ga 30458

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U. S. DISTRICT COURT MID. DIST. TENN.

SEP 22 2016

United States District Cour 801 Broad Way, Room 800 Mashville, TN 37203

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